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April 21, 2008

Camilla Reminsky
Reports Analysis Division
Federal Election Commission
999 E. Street, NW
Washington, DC 20463

Re: Hillary Clinton for President; FEC ID No. C00431569, Year End Report (10/1/07-12/30/07)

Dear Ms. Reminsky,

This is in response to your letter requesting additional information pertaining to the above-listed report of Hillary Clinton for President (the Committee). You have requested additional information on the reattribution, redesignation, or refund of certain contributions that are so marked on this report. The Committee has reviewed the contributions noted by you and is providing the following information. An Amendment is being filed to correct or clarify aggregation, designation, and attribution where needed. The Committee will also provide a response under separate cover with a copy of additional information requested by you that cannot be filed electronically.

For several of the contributions noted by you, the Committee timely refunded or reattributed the excessive portion of the contribution, i.e., within sixty days, and it is so reported on the Committee s February or March Monthly Reports on Line 28a or as a memo entry on 17a.

In some cases, the Committee found data entry errors as a part of its review, cure and notification process and made the needed corrections. Please note that the Committee continues to work on review and improving our data entry.

In several additional cases, the Commission has confused different contributors with the same name. The contributions from Baker M (3), Bennett E, Bergman A, Berkowitz J, Cumming D, Davis Ellen, Chung W, Cohen R, Feldman David, Ferguson M, Goldsmith K, Lewis E, McKinney Roddy, Myers Maureen, Rodriguez R, Walsh M, Williams C, are contributions from separate individuals, at different addresses, and with different occupations and employers.

A few contributions noted by you will be disclosed as refunded on the Committee s May Monthly Report. Although the Committee is diligent with regards to our review and of tracking excessive contributions these few contributions were inadvertently overlooked. During the Committee s ongoing effort to correctly and accurately aggregate the contributions made by an individual, occasional data entry errors occur. Upon discovery, the Committee takes immediate action to correct its records and makes every effort to correct the public record.

Please note that the Committee has always intended to fully comply with the sixty day reattribution and redesignation provision. Strict procedures are used by the Committee to ensure that all contributions are handled in a manner in full compliance with this and all other applicable provisions.

You have also requested additional information on several refunds made by the Committee. Two of these were originally included in the unitemized totals, and it is unclear as to why they are being questioned: \$100 Hernandez, M and \$200 Hussain, S. In both cases at the time of the report these donors aggregates were under the reporting threshold. In the other three cases, all of the original contributions were itemized and reported, though the Commission may not have located them due to confusion or minor discrepancies with the contributors names. In the case of Salima Ceret Lakkari, it is simply that her contributions were reported as being from Lakkari, Salima Ceret and the refunds were to Ceret Lakkari, Salima. In the case of Kauffman, K her 3/27/07 contribution reported her name as Kaufman, while her 6/30/2007

## **ETEXT ATTACHMENT**

contribution is correctly reported. In the case of Kristen Miller her contributions were reported 3/14/07 and 3/20/07.

Finally you have asked for additional information on several debts. As the Commission notes in the report instructions debts under 500 and less the 60 days do not need to be reported. Ten of the debts noted by the Commission are under the reporting threshold. Once the Committees debt to the vendor exceeds these limits the Committee then includes them as a debt owed.

In the case of the two Qwest debts and Rosenzweig, E all three of the debts appear on both the Year End and on the amended October Quarterly contrary to the chart provided by you. These three debts are traceable by their amounts, though the vendor names are slightly different. The two Qwest debts appear as Qwest on the October Quarterly but as Qwest Acct 2a and Qwest Acct 4 on the Year End. These are the same debts and are fully reported. The Rosenzweig debt appears as Ethan Michael Rosenzweig, Emory Law on the October Quarterly, but as Ethan Rosenzweig on the Year End. This is the same debt and is fully reported. Thus no further action is required.

I hope this information is sufficient for your review. However, should you desire any additional information, please contact our Counsel, Eric Kleinfeld, at 202-293-1177.

Sincerely,

Shelly Moskwa Treasurer, Hillary Clinton for President

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